UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450 www.uspto.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/568,812	02/21/2006	Stanislaw Bodzak	R306456	7230
2119 7590 08/22/2008 RONALD E. GREIGG			EXAMINER	
	EIGG P.L.L.C.	JACOBS, TODD D		
	1423 POWHATAN STREET, UNIT ONE ALEXANDRIA, VA 22314		ART UNIT	PAPER NUMBER
			4159	
			MAIL DATE	DELIVERY MODE
			08/22/2008	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

	Application No.	Applicant(s)			
Office Action Commence	10/568,812	BODZAK, STANISLAW			
Office Action Summary	Examiner	Art Unit			
	TODD D. JACOBS	4159			
The MAILING DATE of this communication app Period for Reply	ears on the cover sheet with the c	orrespondence address			
A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).					
Status					
1) Responsive to communication(s) filed on					
	-· action is non-final.				
<i>,</i> —	, 				
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.					
dissect in assertation with the practice and in E.	x parte quayre, 1000 0.D. 11, 10	0 0.0.210.			
Disposition of Claims					
 4) Claim(s) 10-29 is/are pending in the application. 4a) Of the above claim(s) is/are withdrawn from consideration. 5) Claim(s) is/are allowed. 6) Claim(s) 10-29 is/are rejected. 7) Claim(s) is/are objected to. 8) Claim(s) are subject to restriction and/or election requirement. 					
Application Papers					
 9) ☐ The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on 21 February 2006 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) ☐ The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. 					
Priority under 35 U.S.C. § 119					
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.					
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) Information Disclosure Statement(s) (PTO/SB/08) Paper No(s)/Mail Date 21 February 2006 and 16 November 2007. 4) Interview Summary (PTO-413) Paper No(s)/Mail Date 5) Notice of Informal Patent Application Other:					



Application No.

Art Unit: 4159

DETAILED ACTION

Specification

- 1. The disclosure is objected to because of the following informalities:
 - A "pressure chamber" is referenced as item number 42 in paragraph 14 lines 12, 15, 18; paragraph 15 lines 3, 10; paragraph 17 lines 5, 8; para 18 lines 1, 5, 6, 10, 11, 12, 16; paragraph 20 lines 2, 6, 9, 18, 21, 22, 24; paragraph 22 line 24. Yet a different but identically named "pressure chamber" is referenced as item number 85 in paragraph 21 lines 8, 9, 11, 13; para 22 lines 1, 7, 8, 13, 18, 22; paragraph 23 line 3. There must be a difference in the names of these two pressure chambers. For instance, the upper pressure chamber, item number 42 can be called "upper pressure chamber" while the lower, item number 85 can be called "lower pressure chamber".

Appropriate correction is required.

Claim Rejections - 35 USC § 112

- 2. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 3. Claims 10, 11, 15-18, 19-22 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.
- 4. Claim 10 is indefinite because on both line 3 and line 11 "a pressure chamber" is introduced. It is unclear whether the pressure chambers are intended to be the same chamber

Art Unit: 4159

or if it is in reference to two different chambers. If intended to be the same, "a pressure chamber" on line 11 should read "said (or the) pressure chamber", or if intended to be different chambers, a different name or limitation must be called out for each (for instance, the upper pressure chamber can be called "upper pressure chamber" while the lower, can be called "lower pressure chamber".)

- 5. Claim 10 is indefinite further because it is unclear which pressure chamber the limitation "pressure chamber" on claim 10 line 14 is referring to.
- 6. Claims 11, 15-18, 19-22 are indefinite because it is unclear which pressure chamber each limitation is referring to. Pressure chamber is claimed in the following: Claim 11 lines 1-3; claim 15-18 line 5; claims 19-21 line 2; claim 22 line 1.
- 7. For the purposes of this examination, each reference to pressure chamber after claim 1 line 10 (the preamble), the pressure chamber considered is that of item 85, the lower pressure chamber.

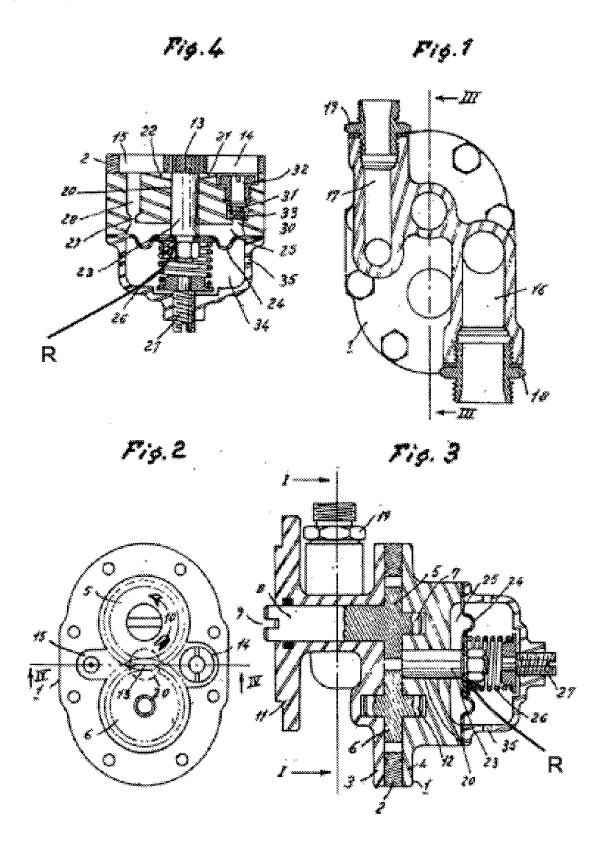
Claim Rejections - 35 USC § 103

- 8. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 9. Claims 10-29 are rejected under 35 U.S.C. 103(a) as being unpatentable over applicant admitted prior art (AAPA) in view of Zenith (GB 750,673).
- 10. In re claim 10, as best understood, AAPA describes "in a fluid pump for use in a fuel injection apparatus of an internal combustion engine and having a housing that contains a pump chamber in which at least one rotary driven delivery element is contained, which delivery element delivers fluid to a pressure chamber from an intake chamber connected to a reservoir,

Art Unit: 4159

and having a pressure limiting valve for limiting the pressure prevailing in the pressure chamber, which valve has a valve piston inside the housing, the valve piston being acted on in the closing direction by a prestressed closing spring and being acted on in the opening direction by the pressure prevailing in the pressure chamber and, when a predetermined pressure in the pressure chamber is exceeded, opens a connecting conduit from the pressure chamber to the intake chamber, and a filter preceding the fluid pump and/or a filter, following the fuel pump" (claim 1 lines 1-10 of the instant application).

- 11. However, AAPA fails to describe the improvement wherein the fluid pump comprises a pressure chamber having a connection to a region downstream of the preceding filter or a connection to a region downstream of the following filter, and wherein the pressure prevailing in the pressure chamber influences the force on the valve piston in the closing direction in such a way that as the pressure in the pressure chamber decreases, the force on the valve piston in the closing direction increases.
- 12. Nevertheless, Zenith, with reference to figure 3 below, describes a fluid pump with a pressure chamber (25) wherein the pressure prevailing in the pressure chamber (25) influences the force on the valve piston (23) in the closing direction in such a way that as the pressure in the pressure chamber (25) decreases, the force on the valve piston (23) in the closing direction increases. The advantage of this pressure chamber, as described by Zenith on page 1, line 34 is to "provide in a pump of this type an exact regulation of the pump delivery pressure".



Application/Control Number: 10/568,812

Art Unit: 4159

13. Therefore it would be obvious to one having ordinary skill in the art at the time of the invention to add a pressure chamber as described by Zenith wherein the pressure prevailing in the pressure chamber influences the force on the valve piston in the closing direction in such a way that as the pressure in the pressure chamber decreases, the force on the valve piston in the closing direction increases in order to regulate the pump delivery pressure.

Page 6

- 14. Note that while Zenith does not disclose the pressure chamber having a connection to a region downstream of the preceding filter or a connection to a region downstream of the following filter, if combined with AAPA described above, Zenith's pressure chamber would inherently have a connection to a region downstream of the preceding filter or a connection to a region downstream of the following filter.
- 15. In re claim 11, as best understood, with reference to figure 3 above, Zenith discloses the pressure chamber (25) delimited by a moving wall (24), one side of which is acted on by the pressure prevailing in the pressure chamber (25) and the other side of which is acted on by a prestressed spring (26) that pushes the wall (24) toward the valve piston (23) in its closing direction.
- 16. In re claim 12, Zenith discloses the moving wall (24) supported against the valve piston (23) by means of a rod (R).
- 17. In re claims 13-14, with reference to figure 3 above, Zenith discloses the moving wall (24) is embodied in the form of a diaphragm.
- 18. In re claims 15-18, as best understood, with reference to figures 2 and 3, Zenith discloses the valve piston (23) at least partially delimiting the pump chamber (13) in the direction of the rotation axis of the at least one delivery element (5, 6), wherein the closing spring (26) presses the valve piston (23) against the end surface of the at least one delivery element (5, 6) oriented toward it, which end surface functions as a valve seat, and wherein the

Art Unit: 4159

pressure prevailing in the pressure chamber (25) acts on at least part of the end surface of the valve piston (23) oriented toward the at least one delivery element (5, 6).

- 19. In re claims 19-21, as best understood, with reference to figures 2 and 4, Zenith discloses a connecting conduit (21) between the pressure chamber (25) and the intake chamber (14) embodied in the form of a groove let into a housing part facing the end surface of the at least one delivery element (5, 6) and the valve piston controls the passage through this groove.
- 20. In re claim 22, as best understood, with reference to figure 4, Zenith discloses that as pressure in the pressure chamber (25) increases, the valve piston (23) opens an ever greater through flow cross section in the connecting conduit (21).
- 21. In re claims 23-24, with reference to figure 4, Zenith discloses the diameter of the valve piston (23) greater than the width of the connecting conduit (21).
- 22. In re claims 25-29, Zenith discloses the valve piston (23) guided so that it is able to move in a bore (23, 25, 34) of a housing part, and wherein the intake chamber (14) is connected to a chamber (25) that is delimited in the bore (23, 24, 34) by the rear surface of the valve piston (23) oriented away from the end surface of the at least one delivery element (5, 6).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to TODD D. JACOBS whose telephone number is (571)270-5708. The examiner can normally be reached on Monday - Friday, 7:30-5:00; Alt. Fridays only.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, George Nguyen can be reached on 571-272-4491. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Art Unit: 4159

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/TODD D. JACOBS/

Examiner, Art Unit 4159

/Quang T Van/

Primary Examiner, Art Unit 3742